# Case 1:18-cv-02004-JEJ-EBC Document 1 Filed 10/05/18 Page 1 of 5 FORM TO BE USED BY A PRISONER IN FILING A CIVIL RIGHTS COMPLAINT

## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

(1) Nichie R. Logan LT7274 (Name of Plaintiff) (Inmate Number)	: :
(Address)	:
(Name of Plaintiff) (Inmate Number)	(Case Number)
(Address)	: :
(Each named party must be numbered, and all names must be printed or typed)	: : :
VS.	: CIVIL COMPLAINT
(1) John E. Wetzel, Secretary R. DOC	<b>:</b> <b>:</b>
on 1920 Technology Parkway	: EN EN
18 Mechanicsburg, Pa. 17050	SCRANTON
(Names of Defendants)	: OCT 0 5 2018
(Each named party must be numbered, and all names must be printed or typed)	PERDERUTY CLERK
TO BE FILED UNDER: 42 to	J.S.C. § 1983 - STATE OFFICIALS
	S.C. § 1331 - FEDERAL OFFICIALS
I. PREVIOUS LAWSUITS	
A. If you have filed any other lawsuits in fede number including year, as well as the name	ral court while a prisoner, please list the caption and case ne of the judicial officer to whom it was assigned:

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### II. EXHAUSTION OF ADMINISTRATIVE REMEDIES

	ground on which you request action.
A.	Is there a prisoner grievance procedure available at your present institution? VesNo
B.	Have you fully exhausted your available administrative remedies regarding each of your present claims? YesNo
C.	If your answer to "B" is Yes:
	1. What steps did you take? Find Steware, Find Steware, Trocky's
	Sexxe with Defendant wetzels secretary about 1st American Rocall
	2. What was the result? Gridace Daned STAFF following wetzels
	ORDERS
D.	If your answer to "B" is No, explain why not:
	Tame of first defendant: JOHN E. WETZEL
Eı M	at PENNSY NAUTA DEPARTMENT OF CORRECTIONS ailing address: 1920 TECHNOLOGY PARTMAY, MECHANITISBURG, PA 17050
(2) N	ame of second defendant:
M	ailing address:at
(3) N	ame of third defendant:
	nployed as atat
	(List any additional defendants, their employment, and addresses on extra sheets if necessary)  MENT OF CLAIM
dates and	re as briefly as possible the facts of your case. Describe how each defendant is involved, including places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three if necessary.)
1.	ON 9-7-18 DEFENDANT JOHN E. WETZEL, ORDERED CORRECTIONS
	OFFICERS SECURITY TEAMS TO PHOTO CORY SCAN INTO PERMANENT
	MEMORY HARD DRIVE OF SECURITY COPTER/SCANNER LEGAL MATE

- Z. THE ORTHINALS, ON 9.8-18, I RECEIVED CHERRLY MARKED
  LEGAL MATL, ON 9-18-18, I AGAIN RECEIVED CLEARLY MARKED
  LEGAL MATL, BOTH TEMES THIS LEGAL MATL WAS CORTED SCANNED
  INTO THE PERMANENT MEMORY HARD DRIVE OF SECURITY CORTER/SCANNER
- THE ORTGENALS WERE PUT IN A BIN AND I WAS GIVEN THE

  COLY: I WAS INFORMED BY MY ATTORNEYS THAT THEY WILL NOT BE

  SENDING ME PROTICULAR INFORMATION ABOUT MY DIRECT APPEAL BECAUSE

  OF A BESENCH OF CONFIDETIN THY WHICH IS THE VIOLATION OF 1ST

  AMENDMENT PRIVILEGE CORRESPONDENCE.

#### V. RELIEF

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

- I WANT DEFENDANT TO PAY ALL FILITURE FEES, ALL SERVICE FEES

  AND ANY OTHER FEE ATTACHED BY THE COURT RELATED TO PROCESSING

  FILITORE INCLUDIOUS AND APPELLAR FEES TO THE THIRD CIRCUIT AND

  US. SUPPEME COURT, AND
- 2. I want \$1,000.00¢ ONE THOUSAND DILLARS ZERO CEDTS U.S. CLARENCY PER.

  BAY From DEPENDANT FOR CRERING THE VIOLATION OF 1ST AMENDMENT

  RIGHT EACH DAY IT STORS ATTORNEYS REPRESENTING ME From SONDING

  LEGAL MATE ABOUT PARTICHARS OF MY DIRECT APPEAL, AND
- 3. I want DEFENDANT WETZEL TO IMMEDIATELY STO? THE CROSS OF
  YESPING CRIGINAL LEGAL MATL AND IT'S CONTENTS AND STOP PHOTO
  CONTRACS CONTENTS LEGAL MATL AND IT'S CONTENTS INTO PERMANENT

Case 1:18-cv-02004-JEJ-EBC Document 1 Filed 10/05/18 Page 4 of 5
MEMORY HARD DRIVE & SECURITY CLIBES SCANNES AND TO USE IMMEDIATELY
DEMINIMUS ALTERNATIVE

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 2) TH day of SERTEMBER, 2018

(Signature of Plaintiff)